

Qu'Appelle Progress.

House of Commons

Vol 3, No. 1

QU'APPELLE, ASSIN., NOV. 10, 1887.—SIX PAGES

Price Five Cents

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Desires sent from the country will find
no fault in our attention.
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HARTZ MOUNTAIN CANARIES.
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Wagon and Wagon Builder.
Horse Shoeing a Specialty.

My kinds of Job Work strictly attended
to. Few places made to order and
finished to work. A large quantity of
Iron and Coal
ON HAND FOR SALE.
See agencies, axes and thimble axes
for wagons.
Qu'Appelle, June 2, 1887.

Nothing like Leather

NOW IS THE TIME
TO BUY YOUR
Boots and Shoes,
FOR FALL AND WINTER,
AS I WILL GIVE
Ten per Cent Off
FOR CASH,
On Boots & Shoes for 30 days only
S. H. COLLINS.
Qu'Appelle, Oct. 19, 1887.

THE COMMERCIAL.
Livery, Feed & Sale Stable.
Caswell Street, Qu'Appelle.
Shore & White,
PROPRIETORS.
FIRST CLASS RIGS
For Hire at Lowest Rates.
Single Rig to Fort Qu'Appelle, \$3.00.
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Double Rig to " " " \$3.00.
And other Distances in proportion.
For stabling team of horses over night to
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New Millinery and
Fancy Store.
MISS A. McRAE
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first class
MILLINERY, FANCY GOODS, Etc.,
in the premises lately occupied by Dr.
Carthew.
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AND
Practical Horse-shoer.
A trial solicited from parties having horses
interfering hooves. Iron shoes made to
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WORK DONE CHEAP FOR CASH.
Qu'Appelle, April 21st, 1887.

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Contractor, Builder,
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QU'APPELLE.
All Work in my Line will Receive
Careful Attention.

The North-West.

News Culled for The Progress
by our own correspondents.

FORT QU'APPELLE.
—The Methodist church at Fort
Qu'Appelle has been undergoing a
thorough repair and will shortly
be re-opened. It was expected
that it would be ready for occu-
pancy for next Sabbath, but the
painting cannot be dry by that time,
and it is likely that the 27th will
be the day.

INDIAN HEAD.
—Mrs J. P. Murray is very ill.
—On Monday evening last W.
Bro. James Weidman, under authority
from the Grand Lodge, con-
secrated and constituted Indian
Head Masonic Lodge and installed
the officers. The Masonic hall was
also dedicated at the same time.

—Mr. F. Pugsley, whose farm
is three miles east of here, has just
threshed his grain. His 200 acres
of wheat yielded a few pounds over
40 bushels to the acre, and 150 acres
of oats yielded 63 bushels to the
acre.

GRENFELL.
—Mr. D. J. Seitzer has moved
into town.

—Mrs. S. J. Green has gone to
Dakota to visit her sister.

—Mr. N. Gibson is erecting a
new butcher shop at Grenfell.

—Mr. R. W. Francis is buying
all kinds of grain at this place.

—Mrs. Weldon has returned from
her visit to Banff much improved in
health.

—Mrs. Dr. Hutchison has gone
home to Scotland on a visit to her
parents.

—Mr. B. P. Richardson arrived
home from the west on Saturday
29th ult.

—Mr. J. Braithwaite has moved
into his handsome and commodious
new dwelling.

—We are sorry to hear of the
serious illness of Mr. G. Thomlin-
son. We hope his pleasant smile
will soon be on our streets again.

—Under the careful and skillful
treatment of Dr. Hutchison the little
son of Mr. B. P. Richardson is im-
proving and we hope will soon be
out of danger.

—Mrs. Andrews, of Qu'Appelle,
delivered an able lecture on tem-
perance here on Tuesday evening.
Last night. There was a large and
appreciative audience.

—Rev. W. A. Cooke returned
from Regina on Saturday night, and
occupied the Methodist pulpit here
on Sunday much to the pleasure
and profit of his congregation.

—Mr. T. E. Davis and Miss
Davis arrived from Uxbridge, Ont.,
a few days ago. Mr. Davis is visit-
ing his sons here and intends taking
a trip to the Coast before returning
to Ontario.

—Mr. George Anderson, J. P.
intends to start for South America
next week on a visit to his parents.
Mr. Anderson has been one of
the city's first and foremost citizens.
He was ever ready to assist new
settlers, and always showed a deep
interest in the welfare of this place.
We wish him a pleasant trip and
hope for his speedy return.

—Mr. Thomas Brand and son, of
Glen Major, Ontario, are visiting
friends here. They express them-
selves highly pleased with the land
and the good crops they see on
every hand. Mr. Brand is a large

farmer in Ontario and one of On-
tario's pioneers. He thinks farm-
ing is much easier here and is struck
with the short time it takes to get
a farm under cultivation compared
with the new farms in Ontario.

WOLSELEY.

COUNCIL MINUTES.

Council re-assembled at Wolseley
on Saturday, October 29th.

Present: The chairman, Coun-
cillors Fleming, MacIn, Mann, and
Jolly.

The chairman took the chair at
1 p. m.

The minutes of the last meeting
were read and confirmed.

The following reported: Fire
guards committee, and committees
on the following works, Dockney
dam, Oler and Fallow hills, Houses
and Ellisboro hills, dam Tp. 16
Range 9.

Petitions were received from
certain ratepayers asking for a grant
in aid of grading on McLean's hill,
there being no funds available the
matter was ordered to stand over
for the present; From Abbottsford,
Maple Green, and Prospect school
districts asking for advances on the
taxes. There not being funds the
clerk was instructed to apply to the
bank for permission to overdraft the
amount required for the purpose.

The following accounts were or-
dered to be paid: Jas. Flemming
16.9, \$28.50; Jas. McMan, Dock-
ney dam, \$15.75; Proctor Bros.
Printing, \$7.00; Maple Green Sch.
Dis. \$20.00; Abbottsford Sch. Dis.,
\$40.00.

The clerk was instructed to pre-
pare an abstract of the account of
the Municipality and if the same
can be printed at a reasonable rate
to have copies struck off for the
information of the ratepayers.

The chairman was instructed to
proceed to Regina and endeavor to
obtain a grant in aid of certain ur-
gent works and was granted \$10
for expenses.

On the motion of Mr. MacIn
and Mann, it was resolved that the
collector be authorized to receive
as payment for taxes an order from
any ratepayer having money due
him for ploughing fire-guards. To
have the amount deducted from
such payment and that the clerk
furnish the collector with the neces-
sary list and that such sums be
paid out of the commutation money
when received.

Moved by Bill and Marlin that
a by-law be introduced dividing the
Municipality into wards.

Moved in amendment by Mann
and Fleming that the by-law be
introduced this day six months.

The ayes and nays were called
for there appeared for the amend-
ment councillors Mann, Fleming,
and Jolly, against the Chairman
and councillor Marlin. The motion
was accordingly lost.

By-laws were ordered to be
drafted:

Granting a rebate of 10 per cent
on all taxes paid within 14 days of
after receiving the collector's notice.

Remitting taxes on S. W. 4, 15-8.

The clerk was instructed to send
a form for signatures to every ward
office in the Municipality, asking the
vote of the ratepayers for or against
the continuance of the hard law.

A by-law for the prevention of
nuisances within the town of Wolse-
ley and appointment of an Inspector
of nuisances and fire, was read a first
and second time, and was consid-
ered in committee and the name of Mr.
James Biden inserted as Inspector
was by an unanimous vote of the
council read a third time and passed.

The Council adjourned to meet
again at Wolseley, on Saturday,
Nov. 26, 1887.

The Court of Revision on the
voters list sit at the same place
at 10 a. m.

N. W. Council.

Tuesday, Nov. 1.

The Council held a short session
to-day.

The special committee appointed
re grievances of the Metis submitted
a memorial to present to the Domini-
on Government, recommending that
half breed children that had been
born outside of ceded Territories ow-
ing to the temporary absence of their
parents, and had been refused scrip
by the half-breed commissioners, be
placed upon same footing as those
born in the Territories. The mem-
orial asks the Government to earn-
estly consider advisability of cancel-
ling the order of the Gov. General
in-Council declaring perime the
right of Manitoba half-breeds for
those who were living in the North-
West Territories and who had not
at the time of said Order-in-Council
filed their claim with proper authori-
ty, owing to great distance they had
to make and large expense they had
to incur to reach Manitoba, where
they had to go to prove their title to
said claims. Clause 3 strongly ur-
ges the appointment of the North-
West Judges as a permanent com-
mission to adjust and investigate
half-breed claims, as present system
of flying commission is unsatisfactory
and expensive. In clause No. 4 of
the memorial it is recommended that
scrip be issued all half-breed children
born in Territories between the 15th
July, 1870, and 30th March, 1885,
the date of the appointment of the
half breed commissioner.

Judge Richardson introduced a bill
to amend Joint Stock Companies
Ordinance to allow Gas and Water
Works Companies to be incorporated
under the same.

The Lt.-Governor introduced a
bill to amend the Judicature Ordinance
of 1886.

Judge Richardson introduced a
bill to amend Ordinance relating to
Mortgages and Sales of Personal
Property.

The Council went into Committee-
of-Whole to consider Statute Labor
District Bill with Mr. Cayley in the
chair. Judge Richardson moved
that the committee rise and ask leave
to sit again, to allow the referring
the bill to the Civil Justice Com-
mittee.

Adjourned.

Wednesday, Nov. 2.

All the members of the Council
present except Mr. Marshall who
is still very ill.

Mr. Crawford presented a petition
from the Municipality of Wolseley
asking the legalizing of a mill bonus
by-law.

Judge Richardson presented a pe-
tition from the Town of Calgary ask-
ing for the legalizing of a \$30,000
debt by law.

Mr. Haultain introduced a bill
amending the Ordinance respecting
the marking of stock.

Mr. Turfiff moved for a return
showing number of Ordinances
granted in French since 1882, the
cost, the number distributed and the
number on hand.

Mr. Haultain moved for a return
of the petition of the residents of
Dunmore respecting the Medicine
Hat School District.

Mr. Haultain moved for a return
of all corporations, societies and in-
stitutions licensed by the Lieutenant
Governor under Ordinance No. 28
of 1884, and of all fees paid there-
under.

His Honor stated that the Ordinance
referred to was ultra vires, and
would be repealed during the present
session.

Mr. Rose introduced a bill respect-
ing the licensing and registration of
druggists in the North-West.

LT.-Governor laid on the table a
petition from the vicinity of Prince

Albert asking for the survey of a highway.

The report of the Board of Education was laid on the table, and was ordered to be printed.

The Council adjourned until Friday.

Friday, Nov. 4.

The Council assembled at 10 o'clock.

Col. Macleod reported from the civil justice committee, recommending the bill to amend the ordinance giving power to the Council of Regina to deliver the debentures of the Regina milling company. The report was adopted.

Judge Richardson reported from the standing committee on civil justice, favorable to the bill to legalize by-law 61 of the town of Calgary. Owing to difficulties which arose in Calgary two years ago there was no voters list, but one was made from the voters list of 1885. The bill provides for the raising of \$30,000 by debentures. The Lieutenant-Governor moved the adoption of the report. Carried.

Judge Richardson introduced a bill, founded on the report, which was read the first time and referred to the civil justice committee. Meantime, the bill was ordered to be printed and distributed.

Judge Richardson made a verbal report in regard to the bill to incorporate the Calgary Gas & Waterworks company. The report was favorable. He moved concurrences and to introduce a bill with certain amendments. The bill was read a first time; second reading Monday.

Mr. Turfitt asked permission that his motion respecting the construction of branch lines in the Territories, instead of being referred to committee of the whole, be referred to a special committee composed of Wilson, Haultain, Reed and himself, to draft a memorial on the subject. Carried.

Mr. Crawford seconded by Mr. Sutherland, introduced a bill to amend ordinance 18. The bill was read a first time; second reading on Monday. Meantime it was referred to the agricultural committee.

Dr. Wilson, seconded by Mr. Haultain, moved that inasmuch as it is understood the legal element of the council are of opinion that a measure of relief from the inconvenience attending the administration of justice since the 18th of February, 1887, in sections of the country centering upon Edmonton, Medicine Hat, Battledore, occasioned by the division into judicial districts then made by the Governor in council under the supreme court act of last year, cannot be effectually remedied by the Northwest council his honor the Lt. Governor be requested to convey to the Secretary of State for the earliest consideration of his Excellency in council the policy of the Northwest council to erect in judicial districts those portions of the Northwest Territories which provisions to the 18th of February, 1887, consisted of the judicial districts of Edmonton, Medicine Hat and Battledore under the provisions of the revised statutes of Canada, chap. 20, sec. 51, described as the Medicine Hat judicial district, being that portion of the provisional district of Assiniboia lying west of the judicial district of western Assiniboia; Edmonton judicial district being that portion of Alberta lying north of township 42; Battledore judicial, that portion of Saskatchewan lying west of the 5th range west of the 3rd initial meridian. Carried.

The Lieutenant-Governor introduced a bill to repeal the ordinance respecting cooperative associations.

The Lieutenant-Governor laid on the table a return of fines remitted through him imposed on "viciousness of the liquor act in the term fines from Jan. 1 of 1882 to Jan. 1, 1887, amounting to \$15,631.50.

The Council went into committee on the Statute Labor bill. Mr. Cayley in the chair, and passed the remaining section of the bill. The bill was read a second time and ordered to be engrossed.

The Calgary delegation, composed of Messrs. Bleeker, Allen and Shelton, this afternoon met in a special committee of the Council. The delegation presented the subject of the condition of the liquor traffic in Calgary. Mr. Bleeker said there

were fourteen saloons in full blast there. The police did not interfere and liquor was openly sold. The dealers had made large fortunes in the traffic. He said the people wanted to stamp out the illicit liquor traffic, which could only be done by abolishing the permit system and granting licenses. He was supported by Shelton. Mr. Turfitt said the existing law should be enforced by the police. Dr. Wilson thanked the delegation on behalf of the committee. He said he could corroborate the statement made by Mr. Bleeker. The delegation afterwards waited on the Lieutenant-Governor on the same subject.

The returns for liquor fines are only partial, as a large amount has been paid direct to Ottawa.

Monday, Nov. 7.

His Honor took the chair at 14 o'clock.

Mr. Justice Richardson said he was somewhat out of order, but the Council would agree that he was justified in his course by the occasion. The Council today was not composed of the same members as it was on Friday—a change that was caused, as they all knew by the death of Mr. Marshall. He had known personally, all the members since the formation of the Council, and it now became his duty, as senior member of the Council to move the resolution then in the hands of the Clerk.

The Clerk then read the following:

Whereas it has pleased the Almighty God to remove Charles Marshall, member of this Council, also of the Board of Education, and Sheriff of the Judicial District of Eastern Assiniboia, who died on the 5th day of Nov. 1887, at Regina:

Be it resolved by the Lieutenant-Governor of the Northwest Territories, that this Council expresses its deep regret at the loss sustained by the country by the removal of one whose aid in the administration of affairs has been so sensibly felt, and desire to extend the heart-felt sympathy of individual members to the widow and relatives of the deceased.

Mr. Ross, as senior elected member, seconded the resolution. On behalf of the elected members, he said they deeply regretted the removal of one who had assisted them ever since the first day he entered the Council. They all felt that it was a great loss, as the deceased was one who had always done more than his share of work.

Mr. Cayley said at a meeting of the Council on Saturday, a resolution was passed, but it was better that it should be passed in open Council. It was only right that they should pay the one mark of respect that lay in their power. What Mr. Richardson and Mr. Ross had said could be borne out by them all. Mr. Marshall had been a most indefatigable member, both of the Board and the Council, and had left his imprint on much work. He moved that the funeral of the late Charles Marshall, Member of this Council, be undertaken by the Northwest Council, and that the Council send a deputation to represent them thereat.

Mr. Turfitt seconded the resolution.

Dr. Wilson moved that this Council, out of respect to the memory of our late colleague, do now adjourn. He said his loss was most deeply felt by all of them and it was fitting that the Council adjourn without doing any other work.

Mr. Hughes seconded, and the Council was adjourned until Tuesday.

Florence Nightingale was born in Florence, Italy, and named for her birthplace. Her father's name was John, but was changed legally to Nightingale by the terms of an inheritance. Her present name is in London, but when well enough she partners a good deal among reformatories, and has a fine reputation and term.

It is now positively asserted that Mr. Henry L. Aubrey has concluded arrangements under which Miss Sara Leitch will make another professional tour of the United States under her management during the season of 1887-8. The tour is to be a grand one for each performance, and a grand one for the tourists when they are asked to visit her on a tour of the month.

The Qu'Appelle Progress

Is Published every Thursday

At The Progress Printing Office, in the Town of Qu'Appelle, Assiniboia, Canada.

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Address, JAMES WEIDMAN, Qu'Appelle Station, Assin. E. J. WEIDMAN, Proprietor.

NORTH-WEST GOVERNMENT.

It was intimated in the speech delivered by the Lieutenant-Governor at the opening of the Northwest Council that the question of a form of government for the Territories would be considered during the session. Up to the present the question has not been directly before the Council in session, but the members in comparing notes individually seem to be agreed in the opinion that were Mr. Dewdney continued as Lieutenant-Governor, they would suggest no change in the form, but would ask that the Council should be increased in numbers and the constituencies so arranged that all the people would be represented, the new Council to have the powers of a provincial legislature. This would virtually be a legislative body without a responsible executive, the Lieutenant-Governor being the Government, performing the duties of a provincial cabinet. But as there does not seem to be a possibility of inducing the Dominion Government to establish a precedent by appointing Mr. Dewdney to a second term, the members of the Council feel that there is no resource but to establish the provincial form of Government in vogue in the older provinces, the number of cabinet ministers to be limited to three for a time. Could there be an assurance that Mr. Dewdney's successor would exercise his powers as wisely as Mr. Dewdney has done, the present form of government would be preferred for a few years longer, but there can be no such assurance. Then too the next Governor might be a Frenchman, and the people of the Northwest would never consent to delegate any of their powers to him. Should the Dominion Government make such a great mistake as to appoint a Frenchman Lieutenant-Governor of the Northwest, he would have to be tolerated but the people would never submit to his sharing any of their governmental powers. There has been a great deal of talk about devising a simple form of government for the Territories, but very few practical suggestions have been made. Last spring The Progress suggested a wholly elective Council with the full powers of a provincial legislature, the Council to elect from among its members three commissioners, who with the Lieutenant-Governor should form the executive, the commissioners not necessarily to reside at the capital but to be called together when required. In the uncertainty respecting the next Lieutenant-Governor, it would not be safe to include him in the executive, but the Council might elect its own presiding officer who should

be one of the three proposed commissioners. The President of the Council should reside at the capital and call upon the other two commissioners for executive aid when required. This would be simpler than a set of full fledged cabinet ministers, and might answer all practical purposes. It must be gratifying to Mr. Dewdney that he has become so important a factor in our Territorial Government, and that the people are so unwilling to be deprived of his services.

We would again urge upon those who are opposed to the introduction of a license law in the Territories the necessity of organizing to promote that object. A preliminary temperance convention will be held at Regina, on Tuesday, 22nd inst., for preparatory work and organization for calling a monster convention later.

Morning Call: The liquor question forms a prominent topic of discussion in nearly all the papers of the Northwest Territories. The Macleod Gazette does not agree with the suggestion that the people should decide by a general vote throughout the Territories in favor of total prohibition or a license system; but considers that the proper and regular course to take is to establish the system which is first in vogue in any country, viz. the temperance people bring forward the Scott Act and have it submitted to the people for acceptance or rejection. The Call does not agree with the Gazette in this opinion, for reasons which it has several times pointed out. The Scott Act has not been a success in Manitoba or the eastern provinces, and it should not be foisted on the people of the Northwest. The prohibitory liquor law as at present in force with the permit system, was incorporated in the Organic Act, in reality in the constitution of the Territories and the people alone should have the right to decide as to whether it shall remain in force or what change shall be made. Nothing could be fairer than this suggestion, and the Call believes it will find general favor throughout the Territories.

ANGLICAN ASSUMPTION IN THE NORTH-WEST.

Christian Guardian.

If a man happens to be of a narrow and bigoted disposition, one may treat with indifference the offensive pretensions of such a person, on the ground that they are merely the faults of an individual. But when a minister of any denomination assumes an attitude of offensive denominational egotism towards other Churches, and defends his illiberal conduct on grounds of alleged principle and duty, he lays himself fairly open to the condemnatory criticism of all liberal-minded Christians, who deem it right to respect the religious convictions of others.

The Qu'Appelle Progress of September 8th, refers to a curious and instructive affair which recently took place in the vicinity of that place. It appears that the Anglican bishop of Qu'Appelle not long ago held a service in Christ Church settlement. To this service several members of other Churches were invited by the local representatives of the Church of England. The bishop made remarks on this occasion, in reference not to those who had the misfortune not to be members of his Church that were distinguished by offensive assumptions of superiority and deprecating references to people of all other Churches than his own. His remarks were deemed both exclusive and discourteous, especially by those belonging to other Churches who were invited to be present.

This led the bishop to address a letter to one of the offended persons, a portion of which he published in the Progress. The gist of this curious defence is to the effect, that he had not personally invited the

members of other Churches and was under no obligation to allow their presence to cause him to refrain from saying what he felt like saying—that his Church regards schism in a different light from other Churches, viz., that schism, or separation from the Catholic Church is a distinct sin—that, whether right or wrong, the Anglican Church teaches that schism is a sin, and claims for herself an unbroken lineal descent from the apostles—and, therefore, he should be faithful to her teachings if he did not remind these schismatics of the sin of separation from her "as the divinely organized body of Christ"—and lastly, that the bold proclamation of what we believe to be the truth can never really offend any one who desires that truth may prevail.

This defence is very much of the nature of "adding insult to injury." The bishop merely reiterates and defends his offensive allegation, that his Church is the Catholic Church, and that those who separate from it are guilty of the sin of schism. He is both rash and weak in his remarks about schism. In the New Testament, this term is never used in the sense in which he and other Anglicans use it. "So good an authority as John Wesley, in his note on 1st Cor. xi. 18, says: 'It is plain that by schism is not meant any separation from the Church, but uncharitable divisions in it.' Again Mr. Wesley says: 'Heresy is not in all the Bible taken for an error in fundamentals,' or in anything else; nor schism for any separation from the outward communion of others. Therefore, both heresy and schism, if the modern sense of the words, the Scriptures know nothing of; but they were invented merely to deprive mankind of the benefit of private judgment and liberty of conscience." This is unanswerably true.

As to the lineal descent of the Anglican Church from the apostles, we are not concerned to deny the historic connection. But we claim an equally certain historic connection with primitive Christianity for Presbyterians, Methodists and other Christian bodies. But when an unbroken line of Episcopal ordinations is claimed for one Church, we deny the historic validity of the claim. John Wesley, Archbishop Whately, Bishop Stillington, Chillingworth, and many other competent witnesses confidently deny that the alleged Episcopal succession is historically true.

The assumption that the Anglican Church is "the divinely organized body of Christ" is the most audacious pretension of all. Even if we were to admit that the Christian Church must possess unity of organization, it is well known that bodies who claim this high distinction are not united in one body. The Greek Church has no organic connection with the Roman Church, and the Protestant Episcopal Church in America is a separate and independent body from the Anglican Church. The unity of which Scripture speaks is unity of spirit and faith.

The notion that if a man believes anything to be true, he should not be found fault with for proclaiming it, however intolent, exclusive, and wanting in Christian courtesy—things proclaimed may be, is an extraordinary doctrine. We do not deny a man's liberty to express his opinion; but we claim for others the right to condemn and repudiate what is false and unchristian in his teachings, and narrow and pharisaic in his spirit, in spite of the confident dogmatism with which he may proclaim his sectarian assumptions.

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LIVERY,
Feed and Sale Stable
For First Class Rigs.
Daily Stage to Fort Qu'Appelle.
QU'APPELLE, ASSIN.

NEW BAKERY

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BREAD! FRUITS!

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Constantly on hand.

Birthday and Bride's Cakes

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Lumber, Lath, Shingles

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STATION, QU'APPELLE.

Qu'Appelle, May 28, 1886.

QU'APPELLE

Stove & Tin Depot.

E. WISMER.

WHILE returning thanks for past patronage, would direct attention to a large stock of

STOVES AND TINWARE.

No. Stoves are from the best manufacturers and were selected to meet the requirements of the Northwest trade.

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JOHN B. MILLIKEN, & Co.

Manufacturers and Dealers in all kinds of

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WHIPS, CURRY COMBS, HORSE BRUSHES, BELLS, BRANKETS, SPURS, TRUNKS, VALISES, ETC., ETC., ETC.

Qu'Appelle, Nov. 23, 1886.

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BOOK AND JOB PRINTING.

Executed at the office of

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NEW SPRING GOODS!

Just Received.



A large and splendid assortment of
ENGLISH, IRISH & SCOTCH TWEEDS,
HALIFAX TWEEDS,
DOESKINS,
BROAD CLOTHS,
PILOT CLOTHS,
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Imported specially for the

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Where they can be made to order in the very LATEST STYLES. This Department has already become noted for its Excellent Goods, Splendid Fits and Good Work.

NEW IN STOCK.

HATS AND CAPS in all the newest leading styles, also Ready-made Clothing and Gents' Furnishings in great profusion.

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Four different grades of Flour at Mill Prices. — QU'APPELLE, N. W. T.

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Rebuilt, Enlarged, Renovated, Everything New and First-Class Through, SUITS FOR FAMILIES. TERMS MODERATE

The Best Made!

THE WANZER

Sewing Machine

NOW IN STOCK AT

THE PROGRESS STORE,

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The Canada North-West Land Co.
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Offer for Sale

SELECTED FARM LANDS

in Manitoba and the North-West Territories,

Near the Canadian Pacific Railway Main Line

A large proportion of this Company's Lands is in thickly settled Districts.

For information, Prices and Maps, apply at the office of the Company, 14 Castle street, Edinburgh, Scotland; 75 Lombard street, London, England; 161 Main street, Winnipeg, Manitoba.

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MANAGING DIRECTOR FOR CANADA

Canadian Pacific Railway Town Lots.

THE TOWN SITE TRUSTEES OFFER FOR SALE

Building Sites at all Stations on Main Line of above Railway Between Brandon and Calgary

W. B. SCARTH, Trustee.

AGENT IN QU'APPELLE FOR LANDS AND TOWN LOTS

LESLIE GORDON,

WATCHES, CLOCKS AND JEWELRY, Just Received.

A large select stock of SOLID GOLD, SILVER and SILVEROID AMERICAN WATCHES. Gold, Silver and Rolled Gold Plate

CHAINS,

LOCKETS,

BROOCHES,

SCARF PINS,

COLLAR STUDS,

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SLEEVE BUTTONS,

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Rings, Rings, Rings!

A splendid assortment of

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All Goods are first-class and will be sold at Ontario prices

ALL KINDS OF REPAIRING DONE. FINE WATCH REPAIRING A SPECIALTY. | ALL WORK WARRANTED.

C. C. BAILEY & CO. — PRACTICAL WATCHMAKERS.

Qu'Appelle, April 7, 1887.

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TOWN OF QU'APPELLE.

The Leading House in the West.

G. S. DAVIDSON,

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A Full Assortment of Furniture!

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Corner, Qu'Appelle St. and Ninth Avenue, Qu'Appelle, N. W. T.



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F. L. L. OSLER.

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Will be found to contain a well selected stock of

BOOKS STATIONERY

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